## IN UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

RLI INSURANCE COMPANY : Civil Action No. 1:14cv802

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Plaintiff, : Judge: Sandra S. Beckwith

Magistrate: Stephanie K. Bowman

Vs.

:

FIFTH THIRD BANCORP

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Defendant.

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FIFTH THIRD BANCORP, ET al., : Case No. 1:14-cv-00869

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Plaintiff, : Judge: Sandra S. Beckwith

Magistrate: Stephanie K. Bowman

Vs.

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CERTAIN UNDERWRITERS AT LLOYD'S SUBSCRIBING TO POLICY B0509QA048710, B0509QA051310, 81906760, ET AL.,

:

Defendants.

# RLI'S THIRD MOTION TO EXTEND THE TIME TO FILE ITS REPLY IN ITS JOINDER IN SUPPORT OF CERTAIN UNDERWRITERS' MOTION FOR PROTECTIVE ORDER AND IN THE ALTERNATIVE TO STAY AND BIFURCATE PLAINTIFFS' "BAD FAITH CLAIM"

RLI Insurance Company ("RLI") hereby moves to extend the time within which to file its Reply in Support of its Joinder in Support of Certain Underwriters' Motion for Protective Order and in the Alternative to Stay and Bifurcate Plaintiffs' "Bad Faith Claim" to June 21, 2016, and in support thereof, states as follows:

1. RLI's Reply in Support of its Joinder is due on May 31, 2016. It asks to move the deadline to June 21, 2016.

2. This is RLI's third motion for an extension. The Court granted RLI's first and

second unopposed motions for an extension per its Notation Orders on April 22 and May 11,

2016 respectively.

3. RLI has been diligently preparing its Reply in the midst of the rigorous deposition

schedule currently in place. However, on May 26, 2016, Certain Underwriters at Llovd's

Subscribing to Policy Numbers B0509QA048710, B0509QA051310, and 81906760, AXIS

Insurance Company, and Federal Insurance Company (collectively, "Underwriters") informed

RLI that they will seek an extension through June 21 to file their Reply in Support of their

Motion for Protective Order and in the Alternative to Stay and Bifurcate Plaintiffs' Bad Faith

Claim (Dkt. 53, No. 14-869).

4. RLI thus asks the Court for additional time up to June 21 so that it may coordinate

and confer with Underwriters as to their respective positions on Underwriters' motion.

5. On May 26 and 27, 2016, RLI asked counsel for Fifth Third if Fifth Third was

amenable to the extension. RLI did not receive a response at the time of filing. No party will be

prejudiced by the extension.

WHEREFORE, RLI respectfully asks the Court to extend the time within which to file its

Reply in Support of its Joinder in Support of Certain Underwriters' Motion for Protective Order

and in the Alternative to Stay and Bifurcate Plaintiffs' "Bad Faith Claim" to June 21, 2016 and

for any other relief the Court deems necessary and appropriate.

Dated: May 27, 2016

RESPECTFULLY SUBMITTED,

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### /s/ Scott Schmookler

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#### CERTIFICATE OF SERVICE

I hereby certify that on May 27, 2016, a copy of the foregoing motion was filed electronically. Notice of this filing will be served on all parties of record by operation of the Court's electronic filing system:

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Attorneys for Defendant Certain Underwriters at Lloyd's Subscribing to Policy Numbers B0509QA048710 and B0509QA051310, Axis Insurance Company and Federal Insurance Company

/s/ Ji Suh

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One of the Attorneys for RLI Insurance Company